

Before The  
POSTAL RATE COMMISSION  
WASHINGTON, D.C. 20268-0001

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POSTAL RATE COMMISSION  
OFFICE OF THE SECRETARY

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Postal Rate and Fee Changes

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Docket No. R2000-1

REVISED RESPONSE OF THE UNITED STATES POSTAL SERVICE  
WITNESS ROBINSON TO INTERROGATORY OF  
ASSOCIATION OF PRIORITY MAIL USERS - ERRATUM  
(APMU/USPS-T34-10)

The United States Postal Service hereby provides the revised response of witness Robinson to the following interrogatory of the Association of Priority Mail Users: APMU/USPS-T34-4-10, filed on February 28, 2000. New-discovered information pertaining to the answer to part (b) of this interrogatory necessitates revision/supplementation of that response.

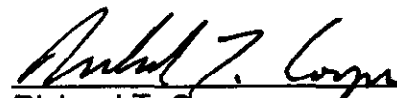
The entirety of the interrogatory is stated verbatim and is followed by the complete, revised response.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

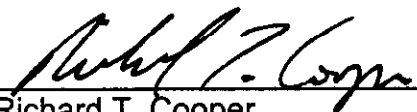
Daniel J. Foucheaux, Jr.  
Chief Counsel, Ratemaking

  
Richard T. Cooper

475 L'Enfant Plaza West, S.W.  
(202) 268-2993; Fax: -5402  
Washington, D.C. 20260-1137  
April 7, 2000

## CERTIFICATE OF SERVICE

I hereby certify that I have this day served the foregoing document upon all participants of record in this proceeding in accordance with section 12 of the Rules of Practice.

  
Richard T. Cooper

475 L'Enfant Plaza West, S.W.  
Washington, D.C. 20260-1137  
April 7, 2000

REVISED 4/7/2000

RESPONSE OF UNITED STATES POSTAL SERVICE WITNESS ROBINSON  
TO INTERROGATORIES OF THE ASSOCIATION OF PRIORITY MAIL USERS

**APMU/USPS-T34-10.**

Please refer to your Attachment J, page 1.

- a. For the volumes of Priority Mail shown in Attachment J, please indicate the number or percentage of pieces for which delivery was actually confirmed by scanning the piece.
- b. For those pieces for which delivery was actually confirmed, please indicate the percentage which received (i) overnight delivery, (ii) 2-day delivery, (iii) 3-day delivery, and (iv) delivery in more than three days.

**RESPONSE:**

- a. I am informed that for AP 13 FY 1999, the percentage of pieces for which delivery was actually confirmed by scanning the piece was 95.9%. Similar data for FY 1999 as a whole is not available.
- b. I recently became aware of the following service performance data for Priority Mail mail pieces with retail Delivery Confirmation service. This data is for Quarter 4, FY 1999.

One-day service standard on-time	89.9%
One-day service standard in two-days and two-day service standard on time	83.4%
Three-day service standard on-time	83.1%
Percentage delivered within three days	91.6%
Percentage delivered in more than three days	8.4%

## DECLARATION

I, Maura Robinson, declare under penalty of perjury that the foregoing answers are true and correct, to the best of my knowledge, information, and belief.

Maura Robinson  
MAURA ROBINSON

Dated: 4.7.2000 .